IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Confirmation No. : 3020 Application No. 10/551.445 First Named Inventor Roland H.C.EBERL Filed December 4, 2006 TC/A.U. 2873 Examiner PINKNEY, DAWAYNE Docket No. 101795.56307US Customer No. 23911 Information System and Method for Porviding Information Title Using a Holographic Element INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.97 AND 1.98 March 25, 2009 Mail Stop AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir: In accordance with the duty of disclosure under 37 C.F.R. § 1.56, the attached Form PTO-1449 lists documents which the Examiner may deem relevant to patentability of the claims of the above-identified application. I. Time Period of Submission This Information Disclosure Statement is submitted: no later than three months from the application's filing date 1) or 2) before the mailing date of the first Office Action on the merits (whichever is later) or 3) before a first Office Action after the filing of a Request for Continued Examination, and therefore no statement under 37 C.F.R. § 1.97(e) or fee under 37 C.F.R.§ 1.17(p) is required. after the later of three months from the application's filing X date and the mailing date of the first Office Action on the merits, but before a Final Office Action, a Notice of Allowance, or an action closing prosecution (Ex parte Quayle), (whichever is earlier), and therefore Applicant is filing concurrently herewith: a Statement under 37 C.F.R. § 1.97(e); or

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a fee in the amount of \$180.00 under 37 C.F.R. § 1.17(p).

before	paym	3) after either a Final Office Action or a Notice of Allowance, but ent of the Issue Fee, and therefore Applicant is submitting herewith:
		a Statement under 37 C.F.R. § 1.97(e); and
		a fee in the amount of \$180.00 under 37 C.F.R. § 1.17(p).
IIĮ.	State	ment Under 37 C.F.R. § 1.97(e)
foreig	n pate	I hereby state that each item of information contained in this Disclosure Statement was first cited in any communication from a ent office in a counterpart foreign application not more than three r to the filing of this Information Disclosure Statement; or
paten makir Inform C.F.R	t officeng a nation	I hereby state that no item of information contained in this Disclosure Statement was cited in a communication from a foreign in a counterpart foreign application, and, to my knowledge after reasonable inquiry, no item of information contained in this Disclosure Statement was known to any individual designated in 37 6(c) more than three months prior to the filing of this Information Statement; or
III.	State	ment under 37 C.F.R. § 1.704(d)
foreig was r	n pate	I hereby state that each item of information contained in this a Disclosure Statement was first cited in any communication from a ent office in a counterpart application and that this communication seived by any individual designated in 37 C.F.R. § 1.56(c) more than prior to the filing of this Information Disclosure Statement.
IV.	Subn	nission of Non-English Language Documents
Engli	⊠ sh lan	The following is a concise explanation of relevance of the non-guage documents listed in the attached Form PTO-1449:
	resent cation	The relevance of document(s) to the subject matter of invention is/are provided in the specification of the above-identified.
alrea	ment(s dy in ance fo	Corresponding foreign or international report(s) citing (s), together with an English-language version(s) (if not English) of that portion of the report(s) indicating the degree of bund by the foreign office(s) is/are submitted.

English language family member publication(s) of document(s) is/are noted on Form PTO-1449.
English language abstract(s) is/are submitted for document(s) B1-B3 .
English translation(s) of the foreign language document(s) is/are submitted herewith.
Applicant submits the following explanations:
V. <u>Continuations/Divisionals</u>
Documents were of record in parent application Serial No, filed, from which this application claims benefit. As provided in 37 C.F.R. §1.98(d), copies of the documents are not being provided since they were previously submitted to or cited by the United States Patent and Trademark Office in the afore-mentioned parent application.
The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicant does not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application.
If necessary, this paper should be considered as an authorization to charge Deposit Account 05-1323, Attorney Docket No.: 101795.56307US, for the fee set forth in 37 C.F.R. § 1.17(p).
Respectfully submitted, Our Submitted, Gary R. Edwards Registration No. 31,824
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